uselly Ford vs. Robert Warren, Thomas A. Hannoh, James Sloan, Jr., and Placel Sloan. IN THIS CAUSE IT APPEARS FROM A the affidavit of the plaintiff that the defendant Thomas A. Hannah is a non-resident of the State of Tennessee, or so abaconds or conceals himself that the ordinary process of law cannot be served on him, and it further appearing that an attachment has been issued and levied on his property: is is thefore ordered that publication be made for four successive weeks in Brownlow's Whig, requiring said defendant to be and appear at the next term of the Circuit Court to be held at the court house in Benion, Polk county, Tennessee, on the third Monday of September, 1865, then and there to plead, answer or demur to the plaintiffs suit, or the same will be taken as confersed and set for hearing ex parts. July 7th, 1865.

JAMES PARKS, Clerk,

3726-4:pf 5 By ROBERT N. FLEMING, D. C. ATTACHMENT.

Alvis C. Kincaid vs. M. M. Kincaid THE PLAINTIFF. ON AFFIDAVIT anys the defendant is indebted to him seventy seven dol lare and fifty cents, with interest from date of note, and defen dant having left the State, or so conceals himself that the ordi-nary process of law cannot be served upon him, having obtained an original attachment against the estate of the defendant, made returnable before John Mendor, a Justice of the Peace for Campbell county, and the same having been levied on his undivided interest of the estate of John Kincaid, dec'd, (his faither): It is ordered by said Justice that the defendant appear before him at his office in Campbell county on the Said day before him at his office in Campbell county, on the Sith day August, 1865, or it will be proceeded with ex parts. It is furth-er ordered that this notice be published for four successive weeks in Brownlow's Whig. JOHN MEADOR, J. P.

Joshua P. Leitle vs. M. M. Kincald.

THE PLAINTIFF, ON AFFIDAVIT, SAYS THE DEdeliars, with interset from date of note, and so abscords that the ordinary process cannot be served upon him, having obtained an original attachment against the estate of the defendant, made returnable before John Meador, a Justice of the Peace or Campbell co., and the same having been levied on his undi-ided interest of the estate of John Kincaid, deceased, (his

A FENDANT is indebted to him, and so abscords that the ordinary process cannot be served upon him, having obtained an original attachment against the estate of the defendant made returnable before J.A. Waisman, a Justice of the Peace to Campbell county, and the same having been levied on his pro-It is ordered by said Justice that the defendant appear before him at his office in Jacksborough, on the 26th day of August next, or it will be proceeded with ex parte. It is further leved that this notice be published for four successive week Brownlow's Whig. JAMES A. WAISMAN, J. P.

ATTACHMENT.

Charles Heyd vs. Henry Sharp and B. F. Kincaid.

I'HE PLAINTIFF, ON APPIDAVIT, SAYS THE DE-TENDANTS are indebted to him three hundred and forty-ine dollars and timety-five scents, and said defendants have it the limits of the State, or so conceal themselves that the dinary process cannot be served upon them, having obtain made returnable before J. J. Mars, a Justice of the Peace for Campbell county, and the same having been leyled on his proerty: It is ordered by said Justice that the defendants appear dore him at his office in Campbell co., on the 28th day of Au-net next, or it will be proceeded with exparte. It is further dered that this notice be published for four successful Brownlow's White. 1y26-pf52 J. J. M. J. J. MARS, J. P.

Attachment.

in Harmon va. Berry Muncy, Edward Kelley, Charles Kel ley, John Belley, John Brannum and Henry Greer. this cause the plaintiff sued out an attachment against the defendant for the sum of five hundred dollars, returnable the circuit court of Clafborne county, and an order of pub-cation living been reads by me in said cause, the said Berry Lucey, Edward Kelley, Charles Kelley, John Kelley, John Branand Henry Green, are therefore hereby notified to appear ore the Judge of said court, at a court to be held for the unity of Claiberne, at the court house in Tazewell, on the and Monday of September next, then and there to answer Farmey Jones on Thomas Henderson, Genral Henderson

NATHER CAUSE THE PLAINTIPP SUED OUT AN Court of Claiborne county, and an order having been thuis by me that publication be made for four successive weeks in Brownlow's Whig. The said defendants are therefore netified to attend before the Judge of said court to be field for the county of Claiborne, at the court house in Taxewall, on the second Monday of September next,

then and there to defend said suit. July 12th, 1865.

Z. HODGES, Clerk. I aut is a non-resident of this State, and that the defendant is indepted to the plaintiff, and having obtained an original strachment against the said defendant, which was returned before me, a Justice of the Peace for Cocke county, levied a property of the defendant. It is ordered that the proceedings in the cause be stayed until the first Monday of Becamber next, and that publication be made for four successive weeks in Brownlow's Whig, the maid four successive weeks in Brownlow's Whig, the maid therefore hereby notified to attend before the Judge of said court, at the court house in Taxewell, if, or the same will be taken for confessed as to him and pre-teeded with ex parts. Id Monday of September next, then and there to defend | ceeded with ex parts. maid unit. July 12th, 1865.

Z. HODGES, Clerk.

Lucia J. Tome ve. Nicholas Share attachment against the defendant, Nicholas Sharp, the sum \$3000 damages, for tresspass in the case, to the circuit court of Claiborne county, and an rier having been made by me that publication be made that four ancessive weeks in Brownlow's Whig. the said Sharp is therefore hereby notified to attend before the longer of said court, at a court to be held for the county of Unibovae, at the court house in Tasewell, on the seemed Menday of September next, there and then to before hereby and the said said said. July 12th, 1865.

ATTACHMENT

attachment against the defendants for tresspass, for 00 damages, returnable to the circuit court of Claiburne, and an order having been made by me that publition be made for four successive weeks in Brownlow's While, the said defendants are therefore hereby notified to attend before the Judge of our next circuit court, at a court to be held for the county of Chalborne, at the county of Ch Z. HODGES, Clerk.

EN THIS CAUSE THE PLAINTIFF SUED OUT AN attachment against the defendants, damages for \$400 for a fine mare taken from him, returnable to the circuit court of Claiberne county, and an order having been under by me, that publication be made for four successive weeks in Brownion's Whig, the defendants are therefore the Judge of our next percent notified to appear before the Judge of our next to be held for the county of the percent of the defendant made returnable before Charles T. P. Davis, a Justice of the Peace for

David Branson vs. L. C. Grimes.

Sterling Robinson vs. Thos. Henderson and George Henderson. If a property of the plaintiff in this cause that the defendants are non-residents of this State, or so abscend the stream of Clariborne county, and an order baving been made by fine that publication be made for surface weeks in Brownlow's Whig, the said defendant to surface weeks in Brownlow's Whig, the said desire the stream to clariborne county, and an arder of publication has all cause. The said Thomas Henderson and George Henderson and George Henderson and George Henderson, the plaintiff in this cause that the defendants are non-residents of this State, or so abscend that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the State of the State, so abscends or concessive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the State of the State, so abscends or concessive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the State of the State, or so abscond that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It i Z. HODGES, Clerk.

ATTACHMENT

d. S. Bible es. T. F. Wood. justly indebted to him in the sum of four hundred deliars, with interest on same from the Alst of Documber, 1801, and that he so absence is or conceals himself that the ordinary pro s cannot be served upon him, and an attachment having 

ATTACHMENT.

Surpers Mount is Noben Mysont.

THE plaintiff, on affidavit, says the defendant is indebted to him and so abscords that ordinary process of law tannot served upon him, having obtained an original attachment same the same of the defendant, made returnable before L. W. Mynart, a Justice of the Peace for Knox county, and as same having been levied on his property. It is ordered by d Justice that the defendant appear before him at his office in Enex county, on the 21th day of December next, or it will be proceeded with ex parts. It is further ordered that this notice be published for four successive weeks in Brownlow a H. L. W. MYNATT, J. P.

THE plaintiff, on affidavit, says the defendant is indebted to him, and so absected that the calinary process of law cannot be acreed upon him, having obtained an original attachment spaint the estate of the defendant, made returnable before H. L. W. Mynatt, a Justice of the Peace for Knox county, and the same having been bried on his property: It is ordered by said Justice that the defendant appear before him at the effica in Knox county, on the 24th day of December. his office in Knox county, on the 28th day of December next, or it will be preceded with exparte. It is further ordered that this notice to published for four successive weeks in Brownlow's Wing.

H. L. W. MYNATT, J.P.

No. 1444 Mojn. Street.

Franklin Mouth on John H Support of PRIE plaintiff, by affiducit, says the defendant is indebted to I him, and so abscords that the ordinary process of law cannot be arreed upon him. having obtained an original attachment against the estate of the defendant, made returnable before H. 1. W. Mynatt, a Justice of the Peace for Knor county, and the same having been levied on his property. It erdered by said Justice that the defendant appear before him at his office in Knox county, on the 24th day of December next, or it will be proceeded with exparts. It is further ordered that this notice be published for four successive weeks in Brownlow's Whig. 1919-pt 55 H. L. W. MYNATT, J. P.

ATTACHMENT.

O'S att Handren, for the use of Eli Hendren, vs. Larkin Gilreath.

THE plaintiff comes by agent and proof and on affidavil says the defendant is indebted to the said Eli Hendren, and so because of conceals himself that the ordinary process of law made returnable before W. W. Wallace, a Justice of the Peace ation be made for four snocessive weeks in Brownlow's Whig, nodiving said detendant to appear before him at his office in theme, on the 28th day of October next, then and there to make his defense, or it will be taken for confessed and pro-

Wm. Cross vs. J. H. McClure nce, or it will be proceeded with ex parte. CHANCEY COURT-TAXEWELL

THE defendants, P. L. Lanham, John Benny and wife, Nancy Denny, William Burchfield and John Lane, being non-residents of this State, as stated in the bill: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear before the chancery court at Tazewell, on the first Monday of December next, then and there to make their defense to the bill, or the same will be taken for confossed as to them and set for hearing at parts.

A copy of the order.

P. N. RODDY, C. & M. John L. Evans vs. William Lathim and S. J. Barnard.

THE defendant, William Lathim, having gone beyond the limits of this State, as shown in the bill: It is ordered that I limits of this State, as shown in the outer it is deduced by publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear the chancery court at Tazowell, on the first Mouday of December next, then and there to make defense to the hill, or the same will be taken for confessed and set for hearing ex parts. A copy of the orderigt's 4w place.

P. N. RODDY, C. & M.

ATTACHHENT.

Confer Genule vs. Abnor B. Continuon, J. N. Genlly and Airis Gully.

Set for trial October 7th, 1880.

Ecos Campbell ve. Abuse B. Cockrebom, J. N. Gulle and Abria Gully. -Set for trial October 7th, 1865. ough Bryan is. George W. More. -Set for trial October 7, 1866. Drury McMillan vs. Abner B. Cockreham, J. N. Gulig and Aleis usly Subfilefuld rs. Abner B. Bockestars, J. N. Gully and Afric Gully.—Set for trial October 7th, 1865, John Walls in, Abner B. Cockreham, J. S. Guilly and Alets Guilly,
—Set for trial October 7th, 1865. must Robinson vs. Abner B. Cockreham, J. N. Gulle and Alvis Gully .- Set for trial October 7th, 1865. John W. Beirley vs. Abner B. Cockrehum, -Set for trial October

THOMAS C. MILLER, J. P.

ATTACHMENT.

CIRCUIT COURT-COCKE COUNTY. Daniel Brooks vs. Robert Allea. appearing from the affidavit of the plaintiff in this caus that the defendant is a non-resident of this State: There-ore it is ordered that the proceedings in the cause be stayed for at least the space of six mosths, and that publication be made for four successive weeks in Brownlow's Whig, notifying sald defendant to appear at the next term of the circuit cour or Cocke county, at the court house in Newport, on the first lenday of December next, then and there to plend, answer or

CHANCERY COURT-MARYVILLE. H. Eeith vs. W. C. Wallace, W. A. Walker, Executor of W. Wallace, dec'd, Sam. Wallace and J. M. Toole. In this cause, the bill alleges that the defendants, W. C. Wallace and Sam. Wallace, are non-residents of the State of Tennesses, or so abscond that the ordinary process cannot be served upon them: It is ordered that publication be made

s make defense to said but, or essed and set for hearing ex parfe.

F. M. HOOD, D. C. & M. COUNTY COURT-HAWKINS COUNTY. us M. Meneghan, Admir of Ellen Anderson, decid .- TARE

mes Neil, Charles Kelley, Josinh Cole, Wm. B. THE PLAINTIFF, ON AFFIDAVIT Name Lee, John A. Bluckburn, Charles Campbell, Enock Money, Rouben McKeelen, George McKiel, N. C. Mitch or conceals blusself that the ordinary process of law cannot be Attachment.

William Bohisson vs. Samuel Lobywich I appearing from the affidavit in this cause that the defendant is a non-resident of this State, and that the defendant JO. RETHERFORD, J. P.

ATTACHMENT. Isaac L. Derault 19. John Robertson I N THIS CAUSE THE PLAINTIFF SUED OUT AN attachment against the defendant, Nicholas Sharp, attachment against the defendant, Nicholas Sharp, cannot be served upon him, having obtained two original attachments-one on note of hand, the other on account, within

district of Claiborne county, on the 15th day of December next, or it will be proceeded with ex parte. It is further cr-dered that this notice be published for four successive weeks in Brownlow's Whig. jyl3-pf5\* JOHN C AUSMUS, J. P. ATTACHMENT. William Courtney vs. Thomas Hawkins.

returnable before Amos Holloway, a Justice of the Peace for Jefferson county, and the same having been levied on his property : It is ordered by said Justice that the defendant appear James Dubusk vs. Martin Burchfield, Wm. Burchfield, Jefferson Bishop, James Niel, P. L. Langham, Wm.
Langham, Josiah Cole, Charles Kelley, George Brooks,
and Campbell Mountain.

N. THIS CAUSE THE PLAINTIPP SUED OUT AN before him at his office in Jefferson county, on the 26th day ATTACHMENT.

John Chappell vs. Jehu A. Stephens. instance to appear before the Sunge of our dear turnable before Charles T. P. Davis, a Justice of the Feace for Monroe county, and the same having been levied on his pro-Challerne, at the court house in Targewell, on the second Monday of September next, to defend said suit, July 12th, 1868.

Z. HODGES, Clerk.

Longe White is, Lieuturia Landy.

Longe White is, Lieuturia Landy.

DR. M. LYTLE'S ELIXIR,

FOR THE CURE OF DIARRHEA. Dysentery, Bloody Flux, Chelera Morbus, Painful Purging, Summer Complaint, Oramp, Chelle and Wind.

The want of a medicine of this character has long been left by the community, and has induced the proprietors, by over thirty years trial in private, to introduce it for the benefit of the public as a staple family medicine. It does not act as an astringent alone, but by reducing the actidity of secreting membranes of the bowels, reduces the inflammation, hence performs a thorough cure T. I. VAN GILDER & CO.

Fer sale by all druggists and dealers. Law Notice.

THE Law partnerships heretofore existing between Nelson & Netherland, and Nelson, Logan & Logan, have been this day dissolved by mutual consent. The partners in each firm will continued to attend to the cases in which the respective firms have been employed. Hereafter, Nelson and Netherland will practice law as individuals, and not as partners, in all new cases in which they may severally be employed. Logan & Cases in which said apparent as partners.

THOS. A. R. NELSON.

J. NETHERLAND. SAM'L T. LOGAN. JOS. M. LOGAN. Knozville, Tenn. jezi-8m JOHN I. HUFF,

(liste of Knoxville.) WM. DODD & CO.,

CINCINNATL A large stock of Goods, especially adapted to the wants of East TENNESSEE and KENTUCKY Buyers.

NEW GOODS.

TUST RECEIVED, A FRESH STOCK

Become Judicial Circuit-Jefferson county, Tennessee Bri. 1. Blackburn, Adm'r of Thes. A. McGaire, dec'd, ca. Gideon H. Blackburn, James Neff and others, IT APPEARING FROM THE AFFIDAVIT If APPRARIAGE FROM THE APPROAGE OF THE APPROAGE OF THE STATE, Gideou H. Blackburn and James Neff, are non-residents of this State, or so abscood that the ordinary process cannot be arred upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the circuit court for Jederson country, at Dandridge, on the 2d Monday of August, 1865, then and there to plead, answer or demnr to the suit and demand of the plaintiff, or the same will be taken for confessed and proceeded with exparts as to them.

S. S. McCUISTION, Clerk. Hardy Lilley vs. Wm. Lewis, Wm. Armstrong, Alex. Unblivell.
Pleasant Satterfield, John J. Kimbrough, Alfred Brown, William.
Will, —— Hood and Theodore Bettis. IT APPEARING FROM THE AFFIDAVIT

of plaintiff's agent in this cause that the defendants are mon-residents of this State, or so abscord that the ordinary process cannot be served upon them. It is ordered that publication be made for four encoussive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of the circuit court for Jefferson county, at Dandridge, on the 2d Monday of August, 1865, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken of the conferent and processed with ex parts. kan for confessed and proceeded with ex parts, nf 5 S. S. McCUISTION, Clerk. Henry Hale vs. Wen. A. Caldwell. Heavy Hale vs. Wm. A. Caldwood.

IT APPEARING FROM THE AFFIDAVIT
of the plaintiff in this cause that the defendant is a nonresident of this State, or so absconds that the ordinary process cannot be served upon him: It is ordered that publication
be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the circuit
court for Jeserreon county, at Dandridge, on the 2d Monday of
August. 1865, then and there to plead, answer or demur to the
ant and demand of plaintiff, or the same will be taken for confessed and proceeded with ex parte.

S. S. McCUISTION, Clerk.

The above several causes, affidavits having been made and I bonds given as required by law in attachment cases, and the estates of the defendants levied upon, and the papers returned before Thomas C. Miller, a Justice of the Peace for Hawkins county: It is ordered by said Justice that notice be served upon said defendants, Abner B. Cokreham, James Gully, Alvis Gully and Geo. W. Moore, by publication in Brownlow's Whig for four successive weeks, citing them severally to appear before said Justice at his own house in the 13th district of Hawkins county, on the day on which the trials are set, and make defense, or the same will be taken for confessed and set for hearing ex parts.

J. M. Quimby vs. Beoj. F. McFarland.

I APPEARING FROM THE AFFIDAVIT to defendant is a non-resident of this State, or so absconds that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the demand of the plaintiff, or the same will be taken as confessed for hearing ex parts.

J. M. Quimby vs. Beoj. F. McFarland.

Robert Bumpass vs. George Courtacy.

I Tappearing from the affidavit of the plaintiff in this cause that the defendant is a non-resident of this State, or so absconds that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the demand of the plaintiff, or the same will be taken as confessed for hearing a process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the suit and demand of the pl confessed and proceeded with exparte.

pf 5

8. S. McCUISTION, Clerk.

Wm. M. Alexander ... Wm. M. Brudford, James C. Doxie and Robert McFarland. M. A. Rawlings vs. Poul Gist.

Bradford & Inman, for the use of Wm. Harris, vs. John D. TT APPEARING FROM THE APPIDAVIT Lof the plaintiff in this cause that the defendant is a non-resident of this State,or so abscords or conceals himself that the ordinary process cannot be served upon him: It is ordered that publiication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Circuit Court for Jefferson county, at Dandridge, on the 2d Monday of Becomber next, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken for confessed as to him and proceeded with ex parte.

By 19-4 w price

H. H. BAER, Clerk.

S. S. McCUISTION, Clerk.

S. S. McCUISTION, Clerk.

Planting said defendant to appear at the next term of the successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits in Brownlow's Whig, notifying said defendant to appear at the next term of the suits and demand of the plaintiff, or the same will be taken for confessed as to him and proceeded with ex parte.

S. S. McCUISTION, Clerk.

W. & T. Harris vs. N. B. & S. J. Corbet. T APPEARING FROM THE AFFIDAVIT I of the plaintiffs in this cause that the defendants are non-residents of this State, or so abscord that the ordinary process cannot be served upon them: It is ordered that publica-tion be made for four successive weeks in Brownlow's Whig be served upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of the defendants to appear before the chancery court at Maryville, on the first Tuesday after the first Monday of November next, to make defense to said bill, or the same will be taken for contribution of plaintiff, or the same will be taken for contribution of plaintiff, or the same will be taken for contribution of plaintiff, or the same will be taken for contribution of plaintiff, or the same will be taken for four successive weeks in Brownlow's them:

| Circuit Court for Jefferson county, at Dandridge, on the 3d ken for confessed and proceeded with ex parte as to them.
pfb S. S. McCUISTION, Clerk.

John Rover vs. Jesso E. Moore. TT APPEARING FROM THE AFFIDAVIT Notice:

That upon the petition of Joseph Anderson, one of your securities as Administrator of Ellen Anderson, dee'd, it was ordered by the court that you appear at our next county court at Rogersville, on the first Monday of August next, to give other or counter security, to hand over the estate in your for James to such person as the court may direct.

James Lackey Clerk.

IT APPEARING FROM THE APPIDAVIT or concease himself that the ordinary process of law cannot be strived upon himself that the ordinary process of law cannot be strived upon himself that the defendants, A. C. Thornburg, a Justice of the defendant, made returnable before A. I. Thornburg, a Justice of the Peace for Jefferson county, and the ordinary process cannot be served upon himself in this cause that the defendants of this State. Thornburg, a Justice of the Peace for Jefferson county, and the ordinary process cannot be served upon himself in this cause that the defendants of this State. Thornburg, a Justice of the Peace for Justice of the Peace for Justice and Tennessee D. Fox, are non-residents of this State. Thornburg, a Justice of the Peace for Justice and Tennessee D. Fox, are non-residents of this State. Thornburg, a Justice of the Peace for Justice of the Peace for Justice and Tennessee D. Fox, are non-residents of this State. Thornburg, a Justice of the Peace for Justice of the Peace for Justice and Tennessee D. Fox, are non-residents of this State. Thornburg, a Justice of the Peace for Justice and Tennessee D. Fox, are non-residents of this State. Thornburg, a Justice of the Peace for Justice of the Peace of the Peace for Justice of the Peace of the Peace of the Peace of th

of the plaintiff in this cause that the defendant is a nonresident of this State, or so absconds that the ordinary process
cannot be served upon him: It is ordered that publication be
made for four successive weeks in Brownlow's Whig, notifying
said defendant to appear at the next term of the Girouit Court
for Jefferson county, at Dandridge, on the 2d Monday of August,
1885, then and there to plead, answer or demur to the suit and
demand of plaintiff, or the same will be taken for confessed and
proceeded with ex parts as to him.

8. S. McCUISTION, Clerk.

Berg. A. Blackburn, Adm's of Thomas A. McGuire, dec'd, vs. Gid-con H. Blackburn, James Neff and others. appearing from the affidavit of the plaintiff in this cause I that the defendants, G. A. Blackburn and James Neff, are non-residents of this State, or so abscord or conceal themselves that the ordinary process of law cannot be served upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of the circuit court for Jefferson county, at Dan-dridge, on the 2d Monday of August next, then and there to plead, answer or demur to the suit and demand of the plaintiff

the first off and the second of the plaintiff, or the second second of the plaintiff, or the second of the second of the plaintiff, or the second of the sec

ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the plaintiff's demand, or the same will be taken as confessed and proceeds with ex parts as to him.

8. S. McCUISTION, Clerk. John Burchfield es. J. E. Moore, Elihu More and Parmeurs Toylor It appearing from the affidavit of the plaintiff in this cause that the defendants, Jesse E. Moore and Elihu Moore, are non-residents of this State, or so abscord that the ordinary process cannot be served upon them: It is ordered that public Researchers. lication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of this Court, at Dandridge, on the 2d Menday of August next, hen and there to plead, answer or demur to the plaintiff demand, or the same will be taken as confessed and proceed with ex parte as to them. S. S. McCUISTION, Clerk

As Derrick vs. Thos. Evans, Sr., and S. W. Inman. this State, or so abscomis that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brewnlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the plaintiff's demand, or the same will be taken as confessed and proceed with ex parte as to him.

S. S. McCUISTION, Clerk.

If on this State, so abscends or conceals himself that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Circuit Court for Grainger county, at Rutledge, on the 4th Monday of August next, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parte as to him.

Physical Rutledge, on the 4th Monday of August next, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parte as to him. Milly Morre, Adm's of Win, Morre, dec'd, vs. Thomas Erons, Se and Thomas Erons, Jr.

IT appearing from the affidavit of the plaintiff in this cause that the defendant is a non-resident of this State, or so abscuide that the ordinary process caunot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of this Court, at Dandridge, on the

If appearing from the affidavit of the plaintiff in this cause that the defendant is a non-residents of this State, or so abscends that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to said the same having obtained original attachments against the estates of defendants, made returnable before Jonathan Larrance, a Justice of the Peace for Jefferson county, and the same having been levied on their preparity: It is orsive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the plaintiff's demand, or the same will be taken as confessed and eeded with ex parts as to him. S. S. McCUISTION, Clerk.

A. M. Shmilen es. A. P. Monengill. It appearing from the affidavit of the plaintiff in this cause that the defendant is a non-resident of this State, or so abscords that the ordinary process cannot be served upon him: sconds that the ordinary process cannot be served upon him:
It is ordered that publication be made for four successive
weeks in Brownlow's Whis, notifying said defendant to appear
at the next term of this Court, at Daudridge, on the 2d
Monday of August next, to plead, answer or demur to the
plaintiff's demand, or the same will be taken as confessed and
proceeded with ex parte as to him.

pf 5
S. S. McCUISTION, Clerk.

Durid Rhea on Wm. L. Nemony. IT appearing from the affidavit of the plaintiff in this cause I that the defendant is a non-resident of this State, or so abseconds that the ordinary process cannot be served upon him. It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the demand of plaintiff, or the same will be taken as confessed and proceeded with ex parts as to him.

S. S. McCUISTION, Clerk.

Wat Ecans cs. Jesse E. Moore. It appearing from the affidavit of the plaintiff in this caus that the defendant is a non-resident of this State, or a abscends that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, at the 2d Monday of August next, to plead, answer or demur to the de-mand of plaintiff, or the same will be taken for confessed and nd or plantam, or consider the partie as to him.
S. S. McCUISTION, Clerk.

John Brooks et. James C. Davir, It appearing from the affidavit of the plaintin in this rause that the defendant is a non-resident of this State, or so abscends that the ordinary process cannot be served upon him: It is ordered that publication be made for four succeshim: It is ordered that publication be made for four successive weeks in Browniow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or domny to the demand of plaintiff, or the same will be taken as confessed and proceeded with ex parte as to him.

of 5

John Brooks co. Eicksel Innean, Mack Blackburn, et pl. Wm. Gross vs. J. H. McClure.

This plaintiff, on affidavit, may the defendant is indebted to him, and so abscends or conceals himself that the ordinary attachment, made returnable before W. W. Wallace, a Justice of the Peace for Anderson county, and the same having been levied on his property: It is ordered by said Justice that publication be made for four successive weeks in Brownlow's Wing, notifying said defendant to appear weeks in Brownlow's Wing, notifying said defendants to appear at the next term of the plaintiff, or Office, west side of Broadway, 2d door below 3d st.

OPPOSITE THE COURT HOUSE,

The Court House, and the same will be taken for confessed and proceeded with expanse to the demand of the plaintiff, or Office, West side of Broadway, 2d door below 3d st.

Henry Hale er. Wm. T. Williams, John W. Harle and Wm. A. It appearing from the affidavit of the plaintiff in this cause that the defandants are non-residents of this State, or so absconds that the erdinary process cannot be served upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the desmand of plaintiff, or the same will be taken as confessed and proceeded with ex parts as to them.

8. S. McCUISTION, Clerk.

Ethan A. Sateyers 18. George Margray

Adams B. Forumalt tv. Alexander Caldwell.

James O. Titteworth vs. John H. Peak.

DR. P. H. CARDWELL HAS THIS DAY EFFECTED AN arrangement by which he will be able in the future to supply all persons who may desire, from a single to a full set of teeth, on the

Ethen A. Saugeri is. George Margrans.

It appearing from the affidavit of the plaintiff in this cause that the defondant is a non-resident of this State, or so absconds that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the demand of plaintiff, or thesame will be taken for confessed and proceeded with expanto as to him.

S. S. McGUISTION, Clerk. Being the latest improvement in our profession, and having been sufficiently tested to warrant its utility, we take pleasure in recommending it as being far preferable in many respects to any other base heretofore used. It can be used in many instances where all other materials fall. No one need, therefore, despair. Call on me, give me your work and I will demonstrate these facts.

Remember that a full set of feeth. Adams B. Formusalt to Alexander Caldwell.

If appearing from the affidavit of the plaintiff in this cause that the defendant is a non-resident of this State, or so absconds that the ordinary process of law cannot be served upon him: It is ordered that publication is made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to pleed, answer or demur to the demand of plaintiff, or the same will be taken as confessed and proceeded with exparts as to him.

Pf 5

S. S. McCUISTION, Clerk.

MERCHANTS, No. 41 SOUTH MARKET STREET,

James O. Titleworth vs. John H. Peck.

It appearing from the affidavit of the plaintiff in this cause that the defendant is a non-resident of this State, or so absconds that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of this Court, at Dandridge, on the 2d Monday of August next, to plead, answer or demur to the demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parte as to him.

S. S. McCUISTION, Clerk. Consignmets respectfully solicited.

Shadrach T. Harris vs. Wis. D. Fain, Zachariah L. Burson, Smith Loftland, Linville Hunter, Jesse Bacon, Hugh A. Crauford, Jos Baldiein, James P. Clark, John E. Toole and W. C. Kain.

CIRCUIT COURT.

Second Judicial Circuit - Grainger county, Tennessee Richard M. Bishop vs. Thomas Hayes et als. T APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendants, Coalby liayes and Wm. Mills, have left the limits of this State, or so abscoud that the the ordinary process of law cannot be served upon them: It is ordered that publication be made for four and proceeded with ex parte as to them THOMAS LATHIM, Clerk.

Samuel A. Brooks vs. Wm. M. Gray, et als. T APPEARING FROM THE APPIDAVIT of the plaintiff in this cause that the defendants, Wm. M Gray, James Long, and John Martin, have fied from the limits of this State, or so abscond that the ordinary process cannot be served upon them: It is ordered that publication be made for for served upon them: this ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of the Circuit Courtifor Grainger county, at Rutledge, on the 4th Monday of Angust, 1865, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parte as to them.

PID\*

THOMAS LATHIM, Clerk.

appear at the next term of the Circuit Court for Grainger county, at Rutledge, on the 4th Monday of August, 1865, then and there to plead, answer or demur to the suit and demand Educard Riley 1s. A. C. Plumlee, Tennessee D. Five and S. of the plaintiff, or the same will be taken as confessed and proceeded with exparte as to him.

THOMAS LATHIM, Clerk. West. Harris ve. Jesse E. Moore.

The Appearing From the Apploavit occided with exparie. THOMAS LATHAM, Clerk.

W. Easley, Jr., of the firm of Easley & Co., one of the Administrators of W. T. Tate, dec'd, and receiver of W. T. Tate & Co., vs. Wm. B. Gunningham. TT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant has fied from the limits of this State, or so abscends or conceals himself that the ordinary process of law cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Circuit Court for Grainger county, at Rutledge, on the 4th Monday of August, 1865, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parte as to him. THOMAS LATHIM, Clerk.

T. J. Jarnagin, surviving partner, &c., vs. James Brock. T APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendant has fled om the limits of this State, or so abscords or conceals from the limits of this State, or so absconds or conceass himself that the ordinary process cannot be served upon him: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to appear at the next term of the Circuit Court for Grainger county, at Butledge, on the 4th Monday of August, 1865, then and there Butledge, on the 4th Monday of August, 1865, then and there to plend, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with exparte.

pt5\*

THOMAS LATHIM, Olerk.

David Branson vs. Stephen Atkins. T APPEARING FROM THE APPIDAVIT of the plaintiff in this cause that the defendant has fied beyond the limits of this State, or so abscords or conceals imself that the ordinary process cannot be served upon him It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendant to ap-pear at the next term of the Circuit Court for Grainger county, It appearing from the affidavit of the plaintiffs in this cause that the defendent is a non-resident of this State, or so absorbs that the ordinary process cannot be served on him. It is plaintiff, or the same will be taken as confessed and proceeded THOMAS LATHIM, Clerk.

Nancy L. Epperson vs. Thomas J. Bull and Leroy Collins. IT APPEARING FROM THE AFFIDAVIT of the plaintiff in this cause that the defendants have fled beyond the limits of this State, or so abscond or concerl themselves that the ordinary process of the law cannot be served upon them: It is ordered that publication be made for four successive weeks in Brownlow's Whig, notifying said defendants to appear at the next term of the Circuit Court for Grainger county, at Ruiledge, on the 4th Monday of August, 1865. For and there in head answer as denue, to the suit and 1965, then and there to plead, answer or demur to the suit and demand of the plaintiff, or the same will be taken as confessed and proceeded with ex parts as to them.

THOMAS LATHIM, Clerk.

Easley & Williams vs. Stephen Atkins. IT APPEARING FROM THE AFFIDAVIT T appearing from the affidavit of the plaintiff in this cause that the defendant has fle that the defendant, Thomas Evans, Sr., is a non-resident of from this State, so absconds or conceals himself that the ordinary process cannot be served upon him: It is ordered that the ordinary process cannot be served upon him: It is ordered that

David Branson vs. L. C. Grimes.

James T. Hudson, Adm'r of W. T. Hudson, dec'd, vs. James B Bruzelton John P. Mathis vs. A. H. McBer Lanty A. Brazelton ve. Carson Hankins.

Wm. I. Williams, for the use and benefit of James Johnson vs. William W. Stringfield. J. C. Douglass, Adm'r of G. C. McBee, dec'd, vs. Noah Nance. John Childress vs. John Peck. All the above cases are set for hearing the 5th of Asquet, 1866

and the same having been levied on their property: It is or-dered by said Justice that the defendants appear before him at his office in New Market, Tenn., the 5th day of August, 1865. or the same will be proceeded with exparte. It is further or dered that this notice be published for four whig. jy12-pfSc\* JONATHAN I JONATHAN LARBANCE, J. P. JAMES H. HENRY,

Auctioneer, DEGS LEAVE TO ANNOUNCE THAT HE HAS B opened an Auction and Commission House in Knoxville, Tenn., at Barry & McDannel's old stand, on Ga street, where he is prepared to dispose of all goods that may be entrusted to him, on the shortest notice.

Parties having property to sell will find it to their

A. A. KENNEDT. KENNEDY & BRO., GAY STREET, First door west of the Exchange and Deposite Bank KNOXVILLE, TENN., WHOLESALE AND RETAIL GRO-CERS and Commission Merchants; dealers in Cotton Yarns, Brown Domestics, Eleur, Bacon, Hardware, Queensware

A. KENNEDY, JR.

Sugar, Coffee, and keep constantly on hand a large lot of Salt and family supplies generally. janlitf A. H. & W. O. GARDNER, Wholesale Grocers, 437 Commission Merchants,

118 Main Street, bet, 4th and 5th,

ONE DOOR ABOVE CITIZENS' BANK,

Louisville, ky. feb15-tf ANDREW B. MERRIAM PRANCIS E. SUIRE. PREDERICK EURSTEIN. ISAAC H. TAYLOR. SUIRE, ECKSTEIN & CO.,

Remember that a run seed and yet preferable in all respects that what they would on gold, and yet preferable in all respects met Respectfully, P. H. CARDWELL.

PAUL & SANFORD Forwarding & Commission

NASHVILLE, TENNESSEE.

WE also keep constantly on hand a full E. & H. F. BOOTH'S CELEBRATED

Work and material warranted the best Orders received by J. W. THORNTON, Knoxville, Tenn.

BUGGIES AND CARRIAGES.

Agricultural Implements Machines Of every variety for sale at manufacturers' prices-transportation added.

For circulars and price list, call at J. R. PACE & CO.'S, J. B. HOXSIE & CO.'S, or W. W. WOODRUFF'S,

Orders for FAIRBANK'S SCALES Filled at Cincinnati prices

may81-8m

Here's the Place!! WE BEG LEAVE TO INFORM OUR MANY friends and patrons throughout East Tennessee, that

AULT'S BLOCK, Nearly opposite the Post Office A splendid stock of

Ready Made Clothing, of every kind, quality and size, DRY GOODS, of all descriptions.

Consisting of a large assertment of

BOOTS & SHODS HATS, AND Gents' Furnishing Goods, Of the latest styles.

CUTLERY! JEWELRY!! NOTIONS! for for for for for

> F. HEART. GREAT VICTORY!

28 No charge made for showing Goods.

CALL AND EXAMINE OUR STOCK

LIVEY LOYAL UNION CITIZEN OF EAST TEN NESSEE is informed that high prices are at last (but to strangers it may,) that we shall devote our entire strength and ability to the conduct of our affairs.

J. W. PATTERSON & C. Hearing of the decline of goods, have visited the Northwould do well to take a note of the many adventages we ern markets, and have purchased large additions to their possess to do justice to their consignments, and we are stock of goods, at the low prices, and are now opening prepared to make liberal advances.

the finest assortment of SPRING GOODS

ever brought to this market, even before the war

Great variety of Dress Goods, Spring Gaiters and Slippers Skirts and Trimmings, Buttons and Kid Gloves, Silk Mantillas and Paletos ALSO. Habit Cloth, Gold Medal Checks Merambiques, Chambras, Printed Jacconet Mourning Lawue.

Brilliante. Wool DeLaines, Foulard Challis Hamilton Checks Berages, Crape Maretz. Organdies. Lawns. Fancy Alpacess, Skirte. Corsets. Collars, Splendid Belts Combs ALSO, an immense assortment of

Cotton Goods Prints. Shoe. Hate. Caps. Queensware Glassware.

and a lot of

J. W. Patterson & Co., Gay street, Knexville, Tens.

GOODS AT WHOLESALE! COWAN & DICKINSON HAVE RESUMED their wholesale business, and offer to the trade a large and complete assortment of Foreign and Domestic Dry Goods, NOTION GOODS.

Hats, Boots & Shoes, Hardware, Cutlery,

Queensware, &c., &c. Also, best quality of BOLTING CLOTHS, Nos. 5, 6, 7, 8, 9 and 10. june21-2m COWAN & DICKINSON. New and Splendid Stock

Spring & Summer Dry Goods! Eames & Wilds, Gay Street, Knoxville, Tennessee, HAVE JUST RECEIVED AND OPEN-ED a superior stock of new and fashionable SPRING AND SUMMER GOODS! Consisting of Ladies' Dress Goods, Ready-Made Clothing of every variety, Hats, Caps, Boots, Shoes, Notions, &c., &c., all of

which they will dispose of at a reasonable profit. We invite

chasing elsewhere.

erally to call and examine our stock before purere. ml5tf EAMES & WILDS.

A. SIMPKINSON & CO., Wholesale dealers in CUSEOM MADE AND EASTERN

99 Pearl Street, Cincinnati, Ohio. WE HAVE THE LARGEST AND best assertment of Boots and Shoes in the United States, and will sell them low for cash. Please examine our W. R. PATTERSON, Agent,

BOOTS AND SHOES,

Competition is the Life of Trade DRUGS! DRUGS!! DRUGS!!

J. R. PACE & CO., West side of Goy st., bet. Cumberland and Church streets.

Gay Street, Knoxville, Tenn.,

GROCERIES.

Boots and Shoes,

Hats, Ready-Made Clothing, &c., &c.

Which are entirely fresh from Cincinnati, and purchased from the oldest and best houses, and will be sold at reduced prices. We ask a careful examination of our stock and prices, be-lieving that we can please all who wish to purchase. We have experienced and accommodating clorks, who will take pleasure in showing our goods, whether you wish to purchase or not. Our motto will be, "Quick Sales and Small Profits," and for this purpose we are determined to sell our goods at the very lowest prices.

ADIES, YOU ARE RESPECTFULLY RE-QUESTED to call and examine our large and complete assertment of Prints, Brees Goods, Shawls, Flauncis, DeLaines, Linseys, Hosiery, Shocs, &c., which are offered at reduced prices at J. R. PACE & CO.'S

GENTLEMEN WOULD DO WELL to consult their interest by calling and examining the large stock of Boots and Shoes at

J. R. PACE & CO.'8 TUST THE THING FOR YOUNG

J. R. PACE & CO.'S

GENTS-the new style of handsome, good and very cheap

VOU CAN BUY A GOOD ARTICLE I of Tea, Coffee, Rice, Pepper, Spice, Indigo, Madder, Copperas, Alum, Candles, Blacking, Brushes, Brooms, Paper, Pens, Ink, &c., &c., at the store of J. R. PACE & CO.

GOOD LOT OF BLEACHED AND A BROWN DOMESTIC, also a good lot of Cetton Yaru J. R. PACE & CO.

IN A SHORT TIME WE SHALL re L ceive a large lot of Queensware, and a full assort-ment of Groceries, which we will offer at reduced prices.

WE ARE PERMANENTLY LOCATED to the KNOXVILLE, and we want to do a legitimate business, and intend to keep up a good stock of goods, and the public may rest assured that we will sell our goods at uniform prices and as low as low and as low as l prices, and as low or lower than they can be bought elsewhere in this city.

M. F. SMITH. M. M. BAMUEL L. JOSEPH. ISAAC JOSEPH & CO., AUCTION

AND COMMISSION MERCHANTS,

Growing Business.

To our numerous friends it is bardly necessary to say,

Merchants of the North

Our Old Stand

We have at present a large and valuable stock on hand

WILLIAM BOOND,

GROCER,

Provision Dealer

COMMISSION MERCHANT,

Corner of Gay and Union Streets,

GROCERIES, &c.

COFFEE, TEA, SUGAR, SPICES, INDIGO, Madder, Alum, Copperas, Logwood, Cudbear, Candies, Maple Sugars, &c., for sale at

NAILS AND WINDOW GLASS.

BACON, FLOUR, MEAL, &c.

JUST RECEIVED, A NICE LOT OF

Bacon Hams, Shoulders and Sides; also, Lard, Flour, Corn

"Live and Let Live!"

J. C. FLANDERS & CO.,

Gay Street, opposite the Post Office,

Knoxville, Tennessee.

Dealers in

Dry Goods & Notions.

at wholesale and retail, a complete line of

Ladies', Misses', Children's & Infants' Shoes

CHOICE GROCERIES AND DYE STUFFS

MENS' and BOYS' HATS, BOOTS and SHOES,

(Some very fine Fur Hats!)

A Few Rolls of Three-Ply Carpeting.

And Ready-Made Clothing and Underwear!

WORTHMAN & CO.

Under the Lamar House,

CORNER OF GAY AND CUMBERAND STREETS

KNOXVILLE, TENNESSEE.

RE SELLING AT COST THEIR ENTIRE STOCK OF

Ties and Scraff, Elik, Linen and Cotton Suspenders, Silk, Linen and Cotton Handkerchiefs, Genta' Kidd Gloves, Genta' Caster Buck Gloves, Linen and Paper Collars, Riding Whips, Linen Towels, Pocket Knives, Perfumery and Fancy Articles, Watches, Jeweiry and Gold Pens, Stationery and Albums.

Ladies' Shoes, Ladies' Cloves, Ladies' Handkerchiefs, Fans

INSURE YOUR PROPERTY.

S. WORTHMAN & CO.,

Knoxville, Tenn.

feb 15-tf

TRUNKS OF A VARIETY OF SIZES,

at the lowest prices.

Also, a good line of

WM. BOOND'S.

WM. BOOND'S.

M. M. SAMUEL, Auctioneers.

which we are closing out to suit purchasers.

ription of property

jan24-tf

Meal and Corn, for sale at march1-tf

Corner of Gay and Main Streets, Knexville, Tennessee,

WOULD SAY TO THEIR FRIENDS AND TO the public generally that, having secured the op-posite corner buildings, they have added largely to their One door South of the Post Office, late facilities of doing business. The war being over, we assume that business will take a vigorous and healthy rise-hence the necessity of having more and substantia rooms to accommodate what we naturally presume will

Drugs, Medicines, Dye Stuffs,

WINDOW GLASS, &c.,

Pure Wines and Liquors, Is one of most commanding for the display of Furniture and bulky goods, as well as Dry Goods and Fancy Ar-ticles, and our new warehouses the best for storing every

Bazin's Cologne, Bazin's White Pond Lilly Extract, Bazin's Musk, Bazin's Queen of Flowers, Bazin's Amber Hair Off,

A time assortment of

DOZEN AND BALE THREAD on hand and for sale at As good assortment of HAIR, TOOTH, NAIL and CLOTHES BRUSHES. NOW IN STORE, 4d to 12d NAILS; march1-tf WM. BOOND'S.

> PRESCRIPTIONS Accurately compounded at law rates from the best a Chemicals, Tinctures and Drugs.

Remember, we sell at the lowest rate: Drugs, Chemicals, Wines, Liquors, Ferfumeries, Toilet Articles, Patent Medicines.

S. D. MITCHELL & Co., m22-tf GAY STREET, KNOXVILLEE, TENN

New and Fashionable Goods!

J. H. FESSENDEN & CO., OLD KING CORNER,

KNOXVILLE, TENNESSEE, HAVE FULLY COMPLETED, AND ARE OPEN-ING, an extensive assortment of every variety and

at this s ore everything needed for the supply of a fami-

A Clothing, Boots, Shees, Hats and Caps, White and Brown Linen Shirts, Silk Undershirts and Drawers, Morino Unkershirts and Brawers, Linen and Muslin Drawers, Cotten Socks, Neck chants with Coffee Having effected an arrangement for supplying merhants with Coffee and Sugar and other goods of superior quality at prices to meet any competition, they are repectfully invited to examine our stock. In store 300 Bags Coffee! 100 Barrels Sugar! 50,000 Fine Cigars!! 50 Boxes Tobacco!!

> june7-tf LARD.

Knoxville, Tennessee,

HAS JUST RETURNED FROM THE North with the largest and most choice stock of goods ever brought into East Tennessee. He buys entirely for cash, therefore is enabled to per cent. lower than heretofore purchased.

DR. JAMES RODGERS,

DRUGS PAINTS

> OILS! DYE STUFFS

> > TOILET SOAPS

PERFUMERY!

SURGICAL INSTRUMENTS FANCY ARTICLES

TOOTH BRUSHES

The ladies are particularly requested to call and examine his PERFUMERY

Phalon's Extract Night Blooming Cereus

Extract Patchouly. Burnett's Cologne,

IF YOU WANT A GOOD SUIT OF his residence, corner of Cumberland and Locust streets, at other hours, when not professionally absent.

PRESCRIPTIONS

TUST RECEIVED AND FOR SALE BY

for medical purposes, go to DR, JAMES RODGERS'. OR A CHOICE ARTICLE OF PER-

GAY STREET.

SOAP, CANDLES AND TIN WARE, of own make FANCY SOAPS.

ALSO,

&c., &c., &c.

Opposite the "Lamar House,"

DRY GOODS!! HATS!! BOOTS out SHOES!! QUEENSWARE!! HARDWARE!!

ly, and of the best quality, at lowest prices. The ladies of town and country especially cared for, with all kinds of trimmings and goods, selected with regard to their

The motto of this store is,

&c., &c., &c., &c.

Lubin's Extract Jockey Club.

ALL OF THE BEST MANUFACTURE.

A CCURATELY PREPARED.

PAINTS AND OILS. L'OR PURE WINES AND LIQUORS

FUMERY, go to DR. JAMES RODGES!

COAL OIL JUST RECEIVED AND DR. JAMES RODGERS.

S. D. MITCHELL & CO.,

KNOXVILLE, TENNESSEE,

for medicinal purposes.

Bazin's Pond Lilly Pomade.

TINWARE! GROCERIES! CONFECTIONERIES. PAINTS! DYE STUFFS! &c.! &c.! Citizens of East Tennessee can fully rely upon getting

"SMALL PROFITS AND QUICK SALES."

THE ETNA INSURANCE COMPANY IS NOW EXCELLENT FRESH LARD, in 50 to

NEW DRUG STORE!

HAVE JUST RECEIVED A LARGE ASSORT-

PERFUMERY.

PHALON'S NIGHT BLOOMING CEREUS.